01/2019

Question Booklet Alpha Code

A	

Question Booklet Serial Number

Total Number of Questions: 100	Time: 75 Minutes
Maximum Marks: 100	

- 1. The question paper will be given in the form of a Question Booklet. There will be four versions of question booklets with question booklet alpha code viz. **A**, **B**, **C** & **D**.
- 2. The Question Booklet Alpha Code will be printed on the top left margin of the facing sheet of the question booklet.
- 3. The Question Booklet Alpha Code allotted to you will be noted in your seating position in the Examination Hall.
- 4. If you get a question booklet where the alpha code does not match to the allotted alpha code in the seating position, please draw the attention of the Invigilator IMMEDIATELY.
- 5. The Question Booklet Serial Number is printed on the top right margin of the facing sheet. If your question booklet is un-numbered, please get it replaced by new question booklet with same alpha code.
- 6. The question booklet will be sealed at the middle of the right margin. Candidate should not open the question booklet, until the indication is given to start answering.
- 7. Immediately after the commencement of the examination, the candidate should check that the question booklet supplied to him contains all the 100 questions in serial order. The question booklet does not have unprinted or torn or missing pages and if so he/she should bring it to the notice of the Invigilator and get it replaced by a complete booklet with same alpha code. This is most important.
- 8. A blank sheet of paper is attached to the question booklet. This may be used for rough work.
- 9. Please read carefully all the instructions on the reverse of the Answer Sheet before marking your answers.
- 10. Each question is provided with four choices (A), (B), (C) and (D) having one correct answer. Choose the correct answer and darken the bubble corresponding to the question number using Blue or Black Ball Point Pen in the OMR Answer Sheet.
- 11. Each correct answer carries 1 mark and for each wrong answer 1/3 mark will be deducted. No negative mark for unattended questions.
- 12. No candidate will be allowed to leave the examination hall till the end of the session and without handing over his/her Answer Sheet to the Invigilator. Candidates should ensure that the Invigilator has verified all the entries in the Register Number Coding Sheet and that the Invigilator has affixed his/her signature in the space provided.
- 13. Strict compliance of instructions is essential. Any malpractice or attempt to commit any kind of malpractice in the Examination will result in the disqualification of the candidate.



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1.	Ayy	Ayyankali met Sreenarayana guru at									
	(A)	Eraviperoor		(B)	Bala	ramapuram					
	(C)	Thiruvalla		(D)	Guru	ıvayoor					
2.		translated the speeche	es of Kama	ıraj fr	om Ta	amil to Malayala	am wh	nenever he visited			
	(A)	Arya Pallam		(B)	Lalit	ha Prabhu					
	(C)	Anna Chandi		(D)	A.V.	Kuttimalu Amn	na				
3.	Who	founded 'Kallyanaday	ini Sabha'	at Aaı	napuz	ha ?					
	(A)	Pandit K.P. Karuppan	L	(B)	Thy	aud Ayya					
	(C)	V.T. Bhattathirippad	(D)	Vagl	hadananda						
4.	'Vicl	naraviplavam' is the wo		_•							
	(A)	N. Krishnapillai				Krishnapillai					
	(C)	Kuttipuzha Krishnapil	llai	(D)	Chai	ngampuzha Kris	hnapi	llai			
5.	Willi	iam Tobias Ringeltaube	is related t	to							
	(A)	London Mission Societ	.y	(B)	Sena	na Missionary					
	(C)	Church Mission Societ	y	(D)	Base	Evangalical Mi	ssiona	ry			
6.	The	state bird of Rajasthan :	:								
	(A)	Peacock		(B)	Nort	hern goshawk					
	(C)	The great Indian Busta	ard	(D)	Parrot						
7.	Who	won the Nobel Prize fo	or literature	e in 20	17 ?						
	(A)	Kazuo Ishiguro		(B)	Alice	Munro					
	(C)	Patrick Modiano		(D)	Bob	Dylan					
8.	Sain	a Nehwal is related to :									
	(A)	Volleyball (B)	Chess		(C)	Hockey	(D)	Badminton			
9.	Who	introduced the idea 'La	ate Capitali	ism′?							
	(A)	Earnest Mandel (B)	Marshall		(C)	Malthus	(D)	Keynes			
10.	Inter	national Mother langua	ge day is c	n:							
	(A)		1 st July		(C)	22 nd April	(D)	21 st February			
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								{P.T.O.}			

11. Some of the questions too difficult to comprehend.								
	(A)	were	(B)	was	(C)	is	(D)	wasn't
12.	A go	ood teacher sho	uld be	well acquainted		his/her su	bject.	
	(A)	about	(B)	on	(C)	to	(D)	with
13.	I sav		•	l man at the bus-	-	today.		
	(A)	an	(B)	the	(C)	a	(D)	no article
14.	Не е	entered the room	m	and took l	nis sea	nt.		
	(A)	quite	(B)	quietly	(C)	quiet	(D)	quitely
15.	The	majority of the	studen	ts admitted durir	ng this	s academic year	are	
	(A)	industrial	(B)	industrious	(C)	illustrious	(D)	none of them
16.	Edis	on said that he		try again to	estab	lish his finding.		
	(A)	will	(B)	shall	(C)	would	(D)	can
17.	Vine	etha is	tha	n her sisters, Rei	nu and	d Seema.		
	(A)	older	(B)	junior	(C)	superior	(D)	elder
18.	I am	a grammariar	ı,	·				
	(A)	isn't it	(B)	amn't I	(C)	aren't I	(D)	am I
19.		ch is the one-v	vord su	bstitute for the e	expres	sion, 'a governr	nent b	y a ruler who has
	(A)	plutocracy	(B)	bureaucracy	(C)	democracy	(D)	autocracy
20.	'To l	oe in the red'r	neans _					
	(A)	to be in debt		(B)	to be	e in danger		
	(C)	to be careful		(D)	to be	e in confusion		
21.	'Rigl	nt to education'	was in	serted in Part III	of the	constitution by	:	
	(A)	86 th Amendm	ent Ac	t 2002				
	(B)	85 th Amendm	ent Ac	t 2001				
	(C)	82 nd Amenda	nent Ac	et 2000				
	(D)	None of the a	bove					

22.	The right guaranteed under Article 32 can be suspended: (A) by the Parliament (B) by the State Legislature (C) by the Supreme Court of India (D) When the proclamation of emergency is in operation
23.	The doctrine of 'double jeopardy' in Article 20(2) means: (A) One can be tried and punished for the same offence several times (B) Punishment once awarded cannot be enhanced in appeal or revision (C) One can be tried more than once but punished only once (D) No one can be tried and punished more than once for the same offence
24.	 Article 13(2): (A) includes law amending the constitution (B) states that state shall not make any law which takes away or abridges the fundamental rights (C) does not include a law amending the constitution (D) none of the above
25.	Article 14 guarantees equality before law and equal protection of law to: (A) All Indian citizens living in India (B) All persons domiciled in India (C) All persons living within the territory of India (D) All persons natural and artificial
26.	The feature 'power of judicial review' is borrowed from which of the following country? (A) Canada (B) USA (C) UK (D) Ireland
27.	The term of President expires: (A) Five years from the date of entering to the office (B) Five years from the date of declaring the results (C) Four years from the date of entering the office (D) Till the life time
28.	The power to dissolve the Loksabha is vested with: (A) Speaker of Loksabha (B) Council of Ministers (C) President of India on the advise of Prime Minister (D) Governors of the union territories

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36.	Mini (A)	-	rson t (B)	o become a men 35 yrs		of a Legislative (C) 30 yrs	Council : (D)	25 yrs	
35.	The (A)	maximum interva Three months	al betw (B)	ween the two ses Six months		ns of each House C) 9 months	of the Pa (D)	rliament : 1 year	
34.	Artic (A) (B) (C) (D)	cle 155-156 of the President's pow Inter-state Relat Legislature Cou Election Commi	er to ions ncils	in constitution d appoint and disr					
33.	An (A) (B) (C) (D)	as soon as it is p	d by l passed passed	ooth the Houses	ı w	l gets the assent o hich it originated uses	f the Pres	sident	
32.	Repr (A) (C)	resentation of Hor population community	ase of	people is based (B) (D)	a	: rea of state iteracy rate			
31.	Article he sl (A) (B) (C) (D)	hall: only be answera not participate i not answerable	ible to n Par to any	the Chief Justic liamentary proc court proceeding	ee o eed		of his offi		ia that,
30.	Trea (A) (B) (C) (D)	ty making power The Parliament Prime Minister of The President of President of Ind	of Ind f India	ia a	ifica	ation by the Parlia	nment		
	(A) (C)	executive power constituent pow		(B) (D)		egislative power uasi judicial pow	er		

The power of the President to issue an ordinance is :

29.

37.	Whi (A) (B) (C) (D)	le the proclamation of emergency is cannot legislate can legislate on the subject of state can legislate only on lists in conce is suspended	te list	
38.	Part (A)	XVIII of the Indian Constitution p National Emergency	rovid (B)	es for the declaration of : State Emergency
	(C)	Financial Emergency	(D)	All the above
39.	The (A) (B) (C) (D)	First Constitutional Amendment w Sankari Prasad v. Union of India Sajjan Singh v. State of Rajasthar A.K. Gopalan v. State of Madras Golaknath v. State of Punjab	n	allenged in :
40.	The	provision for amending the constit	ution	is given in :
	(A)	Part XIX Article 356	(B)	Part XX Article 356
	(C)	Part XX Article 368	(D)	Part XIX Article 368
41.	Com	nplaint as provided under Section 2	2(d) o	f Cr. P.C. :
	(A)	can be to a Police Officer only	(B)	can be to a Magistrate only
	(C)	both (A) and (B)	(D)	can be to the High Court
42.	In a	bailable offence, the bail is granted	l as a	matter of right :
	(A)	by the police officer	(B)	by the court
	(C)	by the police officer or the court	(D)	none of the above
43.	Offe	nces other than those mentioned is	n Sect	ion 320 of Cr. P.C. are:
	(A)	Compoundable with the permiss		
	(B)	Compoundable by the court of Se		S
	(C)	Compoundable by the High Cou	rt	
	(D)	Not Compoundable		
44.	The is:	issuance of summons to a person	to pro	oduce a document under Section 91 of Cr. P.C.
	(A)	mandatory	(B)	declaratory
	(C)	discretionary	(D)	none of the above
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45.	The investigating officer under Section 160 Cr. P.C. cannot require the attendance of a male at a place other than the place of his residence, who is :								
	(A)	Under the age o	f 15 y	rs	(B)	Und	er the age of 16 y	yrs	
	(C)	Under the age o	f 18 y	rs	(D)	Und	er the age of 21 y	yrs	
46.	A de	eclaration of forfei	iture u	ınder Sectio	n 95 (of Cr.	P.C. can be set a	side b	y:
	(A)	High court			(B)	Cou	t of sessions		
	(C)	Chief Judicial M	lagistr	ate	(D)	Mag	istrate issuing th	e warı	rant
47.	А ре	erson can be sumr	nonec	l as a witne	ss un	der Se	ction 160 of Cr.	P.C. by	<i>7</i> :
	(A)	The station Hou	se offi	icer	(B)	Inve	stigating officer		
	(C)	Any police office	er		(D)	Any	of the above		
48.	A re		questi	ons put to	a wit	ness 1	ınder Section 16	61 Cr.	P.C. is an offence
	(A)	Section 176 I.P.C	Ξ.		(B)	Secti	on 179 I.P.C.		
	(C)	Section 187			(D)	None	e of the above		
49.	9. The Magistrate records the confession of an accused or a statement of a witness drinvestigation under:					a witness during			
	(A)	Section 164 Cr.	P.C.		(B)	Secti	on 281 Cr. P.C.		
	(C)	Section 162 Cr.	P.C.		(D)	Chap	oter XXIII of Cr.	P.C.	
50.	FIR :	given by the accus	sed ca	n be used :					
	(A)	for the corrobora	ation (of the accus	ed				
	(B)	for contradiction	of th	e accused					
	(C)	as an admission	if the	same is nor	n conf	fessior	nal		
	(D)	against the accus	sed as	if confession	on				
51.	Section of :	on 162 Cr. P.C. p	rohibi	its a stateme	ent fro	om be	ing used in evid	ence n	nade in the course
	(A)	inquiry	(B)	investigation	on	(C)	trial	(D)	either (A) or (B)
52.		er Section 167 Cr ee custody is :	. P.C.	the longes	t peri	od for	which an accu	sed ca	n be remanded to
	(A)	fifteen days	(B)	ten days		(C)	fourteen days	(D)	28 days
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53.		etention of the accused for a total pene Magistrate, in cases where the openishable for a term not less that with imprisonment for life punishable with death penalty all the above	ffence							
54.	Secti	on 125 Cr. P.C. is applicable to :								
	(A)	Hindus	(B)	Muslims						
	(C)	Christians	(D)	All persons belonging to all religions						
55.	The Muslim women (Protection of Rights on Divorce) Act, 1986 deals with:									
	(A) Claim of maintenance by a Muslim woman									
	(B) Claim of maintenance by a Muslim divorced woman									
	(C) Claim of maintenance by the children of such divorced Muslim woman									
	(D)	(D) Both (B) and (C)								
56.	Amo	ount of maintenance under Section	125 (Cr. P.C. is :						
	(A)	₹ 500 per month	(B)	₹ 1000 per month						
	(C)	₹ 5000 per month	(D)	without any limit						
57.		mandatory to produce the person a	arreste	ed before the Magistrate, within 24 hours of the						
	(A)	Section 56 Cr. P.C.	(B)	Section 57 Cr. P.C.						
	(C)	Section 58 Cr. P.C.	(D)	Section 59 Cr. P.C.						
58.	Spec	Special summons under Section 206 of Cr. P.C. can be issued by :								
	_	Court of Sessions		•						
	(C)	Both (A) and (B)	(D)	The High Court						
59.	Pena	lty under surety bond :								
	(A)	Can not be remitted	(B)	Can be remitted in full						
	(C)	Can be remitted in part only	(D)	Can be remitted in part or in full						
60.	Und	er Section 315 Cr. P.C. :								
	(A)	an accused can not be a witness								
	(B)	an accused can be compelled to g	ive h	s own evidence						
	(C) (D)	an accused can be called as a with either (A) or (B)	ness o	only on his own request in writing						

61.	Rele	vancy is:									
	(A)	question of law	and c	an be raised at ar	ny tim	ie					
	(B) question of law but can be raised at the first opportunity										
(C) question of law which can be waived											
	(D)	(D) question of procedure which can be waived									
62. Admissions by agents are :											
	(A) admissible in civil proceedings under all circumstances										
	(B)										
	(C)			riminal proceedin	gs						
	(D)	both (B) and (C)								
63.	Plea	of alibi is govern	ed by	:							
	(A)	Section 6	(B)	Section 8	(C)	Section 11	(D)	Section 12			
64.	A dy	ying declaration t	o be a	dmissible :							
	(A)	must be made b	efore	a Magistrate							
	(B)			the police officer							
	(C)	•	efore a	a doctor or any ot	her p	erson					
	(D)	all the above									
65.	Seco	ndary evidence o	f a do	cument is admiss	ible a	s a substitute fo	r:				
	(A)	admissible prim	ary ev	vidence							
	(B)	inadmissible pr	imary	evidence under o	certair	n circumstances					
	(C)	=	•	evidence under a	ıll circ	cumstances					
	(D)	both (A) and (B) are o	correct							
66.	-	presumption of d heard for a period		ınder Section 108	of the	Evidence Act,	the per	son is shown to be			
	(A)	3 yrs	(B)	7 yrs	(C)	12 yrs	(D)	30 yrs			
67.	The	doctrine of estop	pel is	a :							
	(A)	rule of equity	(B)	substantive law	(C)	law of pleading	igs (D)	rule of evidence			
68.	An a	accomplice is a pe	erson :	:							
	(A)	Who is a prefer	ided c	confedrate							
	(B)	Who is an infor	mer as	s to the commission	on of	crime					
	(C)		s in th	e commission of the	he crii	ne for which the	accuse	d has been charged			
	(D)	All the above									

	(A)	Examination in chief		(B)	Re-examination	on					
	(C)	Cross examination		(D)	All the above						
70.	The	presumption under Secti	ion 41 of the Ev	idence	e Act is a :						
	(A)	Rebuttable presumption		(B)	Irrebuttable p	resump	tion of law				
	(C)										
71.	Cont	Confession of one accused is admissible against co-accused :									
	(A)	If they are tried jointly	e e								
	(B)	If they are tried jointly									
	(C)	If they are tried for the	t iointly								
	(D)	If they are tried for diff			•						
72.		Presumption as to the digital signature of the electronic record in proper custody arises if the electronic record produced is :									
	(A)	20 yrs old (B)	18 yrs old	(C)	10 yrs old	(D)	5 yrs old				
73.	In case of will, the period of thirty years shall run:										
	(A)	from the date of the wi	11								
	(B)	(B) from the date of death of testator									
	(C)	(C) from the date of registration of will									
	(D)	any of the above									
74.	Maxim 'omnia proesumuntur rite esse acta' means :										
	(A)	(A) all acts are presumed to be rightly done									
	(B)	(B) all acts are presumed to be wrongly done									
	(C)	(C) all acts are presumed to be rightly done unless otherwise proved									
	(D)										
75.	A dı	umb person is a compete	nt witness as pi	rovide	d under :						
	(A)	Section 117 of Evidence	e Act (B)	Secti	on 118 of Evide	ence Ac	t				
	(C)	Section 119 of Evidence	e Act (D)	Secti	on 120 of Evid	ence Ac	t				
76.	Secti	ion 121 of the Evidence A	Act provides for	privil	ege in respect o	of:					
	(A)	husband and wife	(B)	judg	es and magistra	ates					
	(C)	affairs of the state	(D)	offic	ial communicat	tion					
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 $\textbf{69.} \quad \text{Leading questions can be asked during}:$

77.	The	evidence unearth	ed by	a sniffer do	g falls	s unde	er:		
	(A)	oral evidence			(B)	docu	ımentary evider	nce	
	(C)	hearsay evidend	ce		(D)	scier	ntific evidence		
78.	Opir	nions of experts a	re rel	evant :					
	(A)	Under Section 4	l5 Evi	dence Act	(B)	Und	er Section 48 Ev	vidence	Act
	(C)	Under Section 5	50 Evi	dence Act	(D)	Und	er Section 52 Ex	vidence	Act
	_								
79.		umptions under t							
	(A)	Presumptions of		3	(B)		umptions of law	V	
	(C)	Both (A) and (B))		(D)	Only	(B) not (A)		
80.	Secti	on 13 Evidence A	Act an	plies to :					
	(A)	corporal rights	rev erp	race to .					
	(B)	incorporal right	S						
	(C)	both corporal as		corporal righ	nts				
	(D)	neither (A) nor		201 01 0 1					
	()	()	()						
81.	How	many types of p	ounish	ments have	been	presc	ribed under the	Indian	Penal Code ?
	(A)	Three	(B)	Four		(C)	Five	(D)	Six
82.	Secti	on 73 IPC provid	les for	the maxim	um lir	nit of	solitary confine	ment to	be:
	(A)	One year	(B)	Two yrs		(C)	6 months	(D)	Three months
83.	Gene	eral exceptions ar		tained in :					
	(A)	Chapter III of II			(B)	-	pter IV of IPC		
	(C)	Chapter V of IP	C		(D)	Cha	pter VI of IPC		
0.1	The	manina (i an ananti			al ma				
84.		maxim 'ignoranti	,				war as of fact is		
	(A)	Ignorance of lav			(B)	U	rance of fact is		
	(C)	Ignorance of lav	v is a	n excuse	(D)	igno	rance of fact is	an excu	ise
85.	ʻInfa	ncy' as an except	ion h	as been prov	vided	:			
	(A)	Section 81	(B)	Section 82		(C)	Section 83	(D)	Section 84
	` /		` /			` /		` /	
86.	The	doctrine volenti r	non fi	t injuria is co	ontain	ed in	:		
	(A)	Section 87	(B)	Section 88		(C)	Section 89	(D)	All the above
	•								

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87.	Abettor is a person:											
	(A)	A) Who commits the offence										
	(B)	Who instigates the commission of offence										
	(C)	Against whom the offence is committed										
	(D)	Who is innocent										
88.	For a	an 'unlawful asso	embly'	under Section	on 141	IPC,	the minimum n	ımber (of persons requi	ired		
	(A)	five	(B)	seven		(C)	ten	(D)	twenty			
89.	For a	an 'affray' under	Sectio	on 159 IPC t	he mi	nimuı	n number of per	rsons re	equired is:			
	(A)	two	(B)	four		(C)	five	(D)	seven			
90.	Culp	oable homicide h	as bee	n defined u	nder :							
	(A)	Section 299	(B)	Section 30	00	(C)	Section 302	(D)	Section 304			
91.		•			_							
	(B)											
	(C)	grievous hurt		,	J							
	(D)	no offence at a	11									
92.	Robbery becomes dacoity when committed conjointly by:											
	(A)	two persons			(B)	more than two but less than five						
	(C)	five persons or more			(D)	at least						
93.	Imm	ovable property	can b	e the subject	t matt	er of :			Section 304 If consequently two ence of causing: In five dacoity us			
	(A)	theft	(B)	extortion		(C)	robbery	(D)	dacoity			
94.	The	essential ingredi	ents of	f crime are :								
	(A)	actus reus and	mens	rea	(B)	moti	ve, mens rea, ac	tus reu	S			
	(C)	knowledge, in	tention	, action	(D)	moti	ve, intention an	d knov	vledge			
95.	Section 511 does not apply in case of :											
	(A)	Attempt of theft			(B)	Attempt of murder						
	(C)	Attempt of rio	t		(D)	Atte	mpt of affray					

- **96.** Z dies in possession of some money and other assets. His servant P misappropriates it before the money comes into the possession of any person entitled to such possession. X has committed an offence of :
 - (A) Section 402
- (B) Section 404
- (C) Section 406
- (D) Section 408
- **97.** A knows that B is suffering from a disease and he gives a blow on his head likely to cause death. As a result B dies. A is:
 - (A) guilty of culpable homicide not amounting to murder
 - (B) guilty of murder
 - (C) guilty of causing hurt
 - (D) guilty of no offence
- **98.** X ordered Y to beat Z. Y refuses. Now:
 - (A) X has committed abetment and Y has committed no offence
 - (B) X has committed abetment and Y assaulted Z
 - (C) X and Y have committed no offence
 - (D) None of the above
- 99. Kidnapping from the lawful guardianship under Section 361 IPC can be:
 - (A) of a person under sixteen years of age if male
 - (B) of a person under eighteen years of age if a female
 - (C) of a person of unsound mind
 - (D) all the above
- **100.** X gave poisoned halwa to Y with an intenstion to kill him. Y kept it aside and Z who came there picked it up and ate it. Z died.
 - (A) X is guilty of murder of Z
 - (B) X is not guilty of murder of Z
 - (C) X is guilty of culpable homicide not amounting to murder
 - (D) X is guilty neither of murder nor of culpable homicide as he never intended to kill Z

SPACE FOR ROUGH WORK

SPACE FOR ROUGH WORK

PROVISIONAL ANSWER KEY

Question Code: 001/2019

Assistant Public Prosecutor Gr.II-Kerala State Assistant Public Prosecutors Service Cat. No 326/2017

Medium of Question : English Date of Test : 22/01/2019

QUESTION BOOKLET ALPHACODE A									
Q No. Q. No.									
1	В	51	В						
2	D	52	Α						
3	Α	53	D						
4	С	54	D						
5	Α	55	В						
6	С	56	D						
7	Α	57	В						
8	D	58	В						
9	Α	59	D						
10	D	60	С						
11	Α	61	Α						
12	D	62	D						
13	С	63	С						
14	В	64	D						
15	В	65	A						
16	С	66	В						
17	D	67	D						
18	С	68	С						
19	D	69	С						
20	Α	70	В						
21	Α	71	A						
22	D	72	D						
23	D	73	Α						
24	В	74	Α						
25	С	75	С						
26	В	76	В						
27	Α	77	D						
28	С	78	Α						
29	В	79	С						
30	D	80	С						
31	С	81	С						
32	Α	82	С						
33	Α	83	В						
34	Α	84	A						
35	В	85	В						
36	С	86	D						
37	В	87	Α						
38	D	88	Α						
39	Α	89	Α						
40	С	90	Α						
41	В	91	С						
42	С	92	С						
43	D	93	В						
44	С	94	A						
45	Α	95	В						
46	Α	96	В						
47	В	97	В						
48	D	98	Α						
49	Α	99	D						
50	С	100	Α						